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ORDINANCE NO.	
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AN ORDINANCE amending Chapter 27.60 of the Lincoln Municipal Code relating to the Planned Unit Development District by revising the statement of intent of the Planned Unit Development District; by amending Section 27.60.010 to revise the general purpose; by amending Section 27.60.020 to delete existing use regulations and to add general requirements and development plan requirements for planned unit developments; by renumbered Section 27.60.035 as 27.60.030 and amending the same to delete existing requirements regarding the form of a preliminary plan and to add requirements for the form of a final planned unit development; by amending Section 27.60.040 to delete existing requirements regarding preliminary plan procedures and to add a process for reviewing applications for a planned unit development; by adding a new section numbered 27.60.050 to provide requirements for a planned unit development following approval; by repealing Section 27.60.055 regarding final plan form; by repealing Section 27.60.056 regarding final plan procedure; by amending Section 27.60.060 to delete the existing language regarding amendment to planned unit developments and to add new requirements; by repealing Section 27.60.070 regarding abandonment or failure to proceed with development of a planned unit development; adding a new section numbered 27.60.080 to provide provisions regarding previously approved planned unit developments; and repealing the statement of intent of Chapter 27.60 and Sections 27.60.010, 27.60.020, 27.60.035, 27.60.040, and 27.60.060 of the Lincoln Municipal Code as hitherto existing.

BE IT ORDAINED by the City Council of the City of Lincoln, Nebraska:

1	Section 1. That the statement of the intent of Chapter 27.60 of the Lincoln Municipal
2	Code be amended to read as follows:
3 4 5 6 7	(The PUD planned unit development district is intended to permit private or public development or redevelopment of areas throughout the city which shall be substantially in accordance with goals and objectives of the comprehensive plan for the City of Lincoln. The proposed development shall provide a desirable environment and shall be harmonious with the general surrounding uses while permitting flexibility in overall development.)
8	The planned unit development district is intended to provide a mechanism to permit
9	flexibility in private or public development or redevelopment of areas throughout the city in the form
10	of an overlay zone used in combination with one or more of the city's existing zoning districts.
11	Section 2. That Section 27.60.010 of the Lincoln Municipal Code be amended to
12	read as follows:
13	27.60.010 General Purpose.
14 15 16 17 18 19 20 21 22 23 24	The purpose of this chapter is to provide a mechanism for the approval of planned developments so as to permit private and public development or redevelopment of areas throughout the city in the form of an overlay zone intended to be used in combination with one or more of the city's existing zoning districts. Planned unit development districts are intended to promote the public convenience and necessity; protect the health, safety, and welfare, and are to be used when it is necessary or appropriate to: (a) Permit flexibility in the regulation of land development; (b) Encourage innovation in land use and variety in design, layout, and type of structures constructed; (c) Achieve economy and efficiency in the use of land, natural resources, energy, and the provision of public services and utilities;
252627	(d) Encourage the preservation and provision of useful open space; (e) Provide improved housing, employment, or shopping opportunities particularly suited to the needs of an area.
28	Planned unit development districts are intended to promote the public convenience and
29	necessity; protect the health, safety, and welfare, to implement the goals and policies of the
30	Comprehensive Plan and are to be used when it is necessary or appropriate to:
31	(a) Permit flexibility in the regulation of land development;
32	(b) Encourage innovation in land use, variety in design, layout, and type of construction;

- (c) Encourage the economy and efficiency in land use, natural resources, the provision
- 2 <u>of public services and utilities and the preservation of open space;</u>
- 3 Section 3. That Section 27.60.020 of the Lincoln Municipal Code be amended to
- 4 read as follows:

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27.60.020 Use Regulations Requirements.

- (a) General Planned Unit Development. The owner or owners of any tract of land which meets the minimum acreage requirements set forth in subsection 27.60.020(a)(1) below may apply for a general planned unit development designation in any zoning district except the AG Agriculture, the AGR Agricultural Residential, or the I-3 Employment Center Districts. Use regulations of the zoning district within which the general planned unit development is proposed shall apply except as specifically modified by the approval of different or additional uses by the City Council through the adoption of a development plan as hereinafter set forth. The development plan may propose, and the City Council may approve, any permitted, conditional, or special use permitted in the R-1 Residential District through the R-8 Residential District, or the B-1 Local Business District, or any permitted use, but not any permitted special use, permitted in the I-1 Industrial District, and, unless specifically modified by the city council as hereinafter set forth, the height and area, parking, and accessory use regulations applicable to such uses shall be those district regulations for districts within which such uses are permitted. If the planned unit development is located in a residential zoning district or districts, the average lot area per family within the general planned unit development shall not be less than the average lot area per family required for a community unit plan in such residential zoning district or districts. If the planned unit development is located in other than a residential zoning district, the average lot area per family shall not be less than that provided for in subsections 27.60.020(a)(2)(ii) and (a)(2)(iii). The maximum residential density of a planned unit development shall be determined in accordance with the community unit plan design standards adopted by resolution of the City Council. Planned unit developments which comply with housing for the handicapped, housing for the low income, and energy efficient housing standards adopted by resolution of the City Council may receive dwelling bonuses not to exceed a total of twenty percent (20%). Those uses which may be approved as a part of a general planned unit development that would not otherwise be permitted shall be compatible with adjacent land uses. The following conditions shall apply to a general planned unit development.
 - (1) Minimum District Size. Three acres.
- (2) Use Regulations. For those land uses not otherwise permitted in the zoning districts for which the general planned unit development is proposed, the following shall apply:
 - (i) In residential districts:
- A. In planned unit developments with a total land area of less than 160 acres, not more than ten percent (10%) of the total land area in a proposed development shall be devoted to commercial uses, and not more than ten percent (10%) of the total land area in the proposed development shall be devoted to industrial land uses; provided that in no case shall the combination of such nonresidential land uses exceed fifteen percent (15%) of the total land area

within the proposed development. No one commercial use shall occupy more than 5,000 square feet 1 2 of floor area. 3 In planned unit developments with a total land area of 160 B. acres or more, the maximum commercial floor area shall be one square foot of commercial floor area 4 for every 50 square feet of total land area within the proposed development. The actual land area 5 devoted to commercial uses may be increased to not more than fifteen percent (15%) of the total 6 7 land area within the development so long as the maximum commercial floor area as determined 8 above is not exceeded. Alternately, the actual land area devoted to commercial uses may be reduced to less than ten percent (10%) of the total land area within the development without reducing the 9 maximum commercial floor area so long as the ratio of commercial floor area to commercial land 10 11 area is not greater than one to four. 12 A single commercial use may occupy up to 15,000 square feet of floor 13 area, so long as the aggregate amount of floor area exceeding 5,000 square feet for such commercial use shall not exceed twenty percent (20%) of the maximum commercial floor area. 14 15 Not more than ten percent (10%) of the total land area in the proposed 16 development shall be devoted to industrial land uses; provided, that in no case shall the combination of nonresidential land uses exceed fifteen percent (15%) of the total land area within the proposed 17 18 development. 19 C. For purposes of this subsection, "total land area" shall include existing public rights-of-way which abut the land included within the proposed development, up to 20 the center lines thereof. Land area "devoted to" a use not otherwise permitted in the underlying 21 zoning district shall include the actual building site, accessory parking, open space, and other land 22 23 directly serving or related to such a use. 24 (ii) In commercial districts, not more than forty percent (40%) of the total land area (as defined above) in the proposed district shall be utilized for residential or industrial land 25 26 uses that would not otherwise be permitted. The maximum density at which residential development may take place shall not exceed that which would be allowed for an equal area developed as a 27 community unit plan in an R-5 Residential District. 28 29 (iii) In industrial districts, not more than ten percent (10%) of the land area 30 may be used for residential or commercial land uses that would not otherwise be permitted. The maximum density at which residential development may take place shall not exceed that which 31 would be allowed for an equal area developed as a community unit plan in an R-5 Residential 32 33 District. 34 (iv) The City Council shall require such landscaping, screening, traffic access, and setbacks as are necessary to protect and enhance neighboring areas within or adjacent 35 to the planned unit development. 36 Transfer of Zoning. Where there is more than one underlying zoning 37 (v) district within the boundaries of a tract proposed as a general planned unit development, the council 38 may approve the transfer of permitted uses of the underlying zoning, in equal proportion of total land 39 area, to any part of the proposed tract where such transfer will promote the intent and purpose of this 40 41 section. 42 (vi) Area, Height, and Parking Requirements. The development plan shall specify parking, area, and height restrictions for the project as a whole or for subareas or 43 components of the project as appropriate. The development plan shall specifically identify develop-44

ment proposals which are not in conformity with applicable standards and provide evidence support-

ing deviations from such standards. The City Council may impose alternate or additional standards or restrictions to achieve the intent of this ordinance. In making its determination regarding such standards or restrictions, the City Council may consider the character and scale of the proposed development as it relates to other uses and structures both within the district and outside the district, the general character and scale of similar development within the area of the proposal, and consistency with other adopted plans or standards.

- (b) Corporate Office Park Planned Unit Development. The owner or owners of any tract of land within the "future urban area" boundary as designated in the comprehensive plan and within two miles of any community or regional multi-use center, may submit to the City Council a plan for the use and development of the land for a corporate office park planned unit development. In addition to the conditions contained in other chapters of this title, the following conditions shall apply to the corporate office park planned unit development:
- (1) The distance between corporate office park planned unit developments, measured from lot line to lot line, shall be not less than 1,000 feet.
 - (2) Minimum Size. Ten acres.

- (3) Maximum Total Building Floor Area Ratio (FAR). The maximum total building floor area ratio for all uses in the corporate office park planned unit development shall not exceed twenty-eight percent (28%) of the total land area included in the corporate office park planned unit development.
- (4) Maximum Total Building Floor Area. No corporate office park planned unit development shall contain more than 200,000 square feet of the 600,000 square feet of office space allocated to corporate office parks in the Comprehensive Plan. The City Council may approve, on a one-to-one ratio, the transfer of all or part of the unused office space from one approved B-5 Community Multi-use Center to a corporate office park planned unit development located within two miles of said community multi-use center. The request to transfer the unused office space from the B-5 Community Multi-use Center shall be accompanied by a request from the owner of the affected B-5 Community Multi-use center to amend the comprehensive plan to transfer unused designated office space from the B-5 Community Multi-use Center to the corporate office park planned unit development. The ordinance approving the transfer of such unused office space to the corporate office park planned unit development shall be conditioned upon approval of the comprehensive plan amendment. If applicable, the ordinance shall also be conditioned upon the owner of the B-5 Community Multi-use Center submitting a request to the Planning Director to amend an existing use permit for the affected B-5 Community Multi-use Center to reduce the amount of approved office space to the amount designated in the comprehensive plan as amended.
- (5) Minimum Tenant Space. Except for buildings whose total floor area is one hundred percent (100%) occupied by recreational facilities, motels and hotels, and child care centers, at least fifty percent (50%) of the total floor area of any building constructed within a corporate office park planned unit development shall at a minimum be occupied by the administrative offices of a single association, corporation, or similar organization. The balance of space in each building may be occupied by accessory uses or other permitted uses.
- (6) Permitted Uses. The corporate office park planned unit development shall be used for the administrative offices of associations, corporations, or other similar organizations, general purpose office uses not frequently or regularly used or visited by the general public or offices for manufacturer's agents, provided no manufacturing, handling, shipping, or exterior display of merchandise shall be permitted. No other uses shall be permitted.

(7	Accessory Uses. Permitted accessory uses shall be incidental to the permitted
uses and shall be	-limited to:
	(i) Parks, playgrounds, and community buildings, owned and operated
by a public agen	
	(ii) Banks, savings and loan associations, credit unions, and finance
companies;	
	(iii) Barber shops, beauty parlors, and shoeshine shops;
	(iv) Child care centers;
	(v) Restaurants;
	(vi) Motels and hotels; and
	(vii) Recreational facilities.
Except fo	or motels and hotels and child care centers, accessory uses shall not exceed fifteen
	the total building floor area contained within the corporate office park planned unit
development.	
	or recreational facilities, motels and hotels, and child care centers, the total area
	ccessory use shall be located within a building whose total floor area is at least fifty
	cupied by the administrative offices of a single association, corporation, or similar
organization.	8 · · · · · · · · · · · · · · · · · · ·
C	Design Standards. The corporate office park planned unit development shall
*	ign standards for corporate office park planned unit developments established by
resolution of the	
	Parking. The corporate office park planned unit development shall provide
	e for every 300 square feet of floor area. Parking is prohibited within the setback
	ection 27.60.020(b)(11) below. Parking lots shall be constructed in accordance with
	0 of the Lincoln Municipal Code.
	0) Street Trees. Street trees shall be provided on private property and shall
`	design standards for street tree plantings as established by resolution of the City
Council.	g and g and a g a g a g a g a g a g a g a g a g a
	1) Height and Area Regulations. The corporate office park planned unit
`	Il have a required setback of fifty feet along the entire length of the perimeter of the
	num building height shall be eighty feet. However, if the building exceeds thirty
	e minimum setback for the building only from any property line which abuts a
	ed property shall be increased by two feet for each one foot of building height over
_	perty line which abuts an arterial street shall not be considered to abut residentially
	or purposes of this section.
	ublic Facilities. The development plan for general and corporate office park
	elopments shall specify the standards and installation schedule of necessary public
	ired. The development plan shall address the impact and needs of the proposed
-	existing and proposed street and utility systems. The City Council may impose
	ctions, or standards as appropriate to achieve the intent of this ordinance, dedication
	ts-of-way, or easements. In making its determination regarding such conditions
	andards, the council may consider the adequacy of existing or adjacent facilities
	sion of adequate facilities, the impact of the proposed development on existing
	acilities, and the overall cost to the community.
-	gns.
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1	C.1 T : 1	· /	General planned unit developments shall be governed by Section 27.69.340
2 3	of the Lincoln		1
<i>3</i>	27 69 085 of	` /	—Corporate office park planned unit developments shall be governed by Section coln Municipal Code.
5 6 7 8 9	e) proposed to b then the appli Council shall adjoining pro	Pering e adjac cant mu impos	neter Treatment. Where any portion of the total land area of a land use is ent to the perimeter and such land use is not permitted in the adjacent district, ast demonstrate how the proposal will mitigate any negative impacts. The City e such other standards and requirements for perimeter treatment to protect from adverse effects and to achieve an appropriate transition of land uses and
10	densities.		
11	<u>(a)</u>	Gener	ral Requirements.
12		<u>(1)</u>	The City or owners of any tract of land, at least three acres in size, may apply
13	for a planned	unit de	evelopment designation in any district except the AG Agriculture and AGR
14	Agricultural I	Residen	ntial districts.
15		<u>(2)</u>	All regulations of the underlying zoning district shall apply, except as
16	provided here	ein and	d/or specifically modified by the City Council through the adoption of a
17	development	plan.	
18		<u>(3)</u>	The maximum residential density of a planned unit development shall be
19	determined in	accore	dance with the City of Lincoln Design Standards for community unit plans.
20	Planned unit	develop	oments which comply with the City of Lincoln Design Standards for Density
21	Bonuses may	receive	e dwelling bonuses per those standards.
22		<u>(4)</u>	Signs shall conform to Section 27.69.340, unless modified by the City
23	Council.		
24		<u>(5)</u>	All development must meet the intent and spirit of the comprehensive plan.
25	<u>(b)</u>	Deve	lopment Plan Requirements.
26		<u>(1)</u>	The applicant shall submit a development plan for the proposed planned unit
27	development.	_	

The development plan may propose and the City Council may approve any permitted use, conditional permitted use, or special permitted use allowed under the zoning code.

Notwithstanding any regulation to the contrary, a separate special permit or use permit is not necessary to permit any such use.

- height, sign, parking, landscaping, screening, traffic access and setback regulations for the project as a whole or for subareas or components of the project different from those within the underlying zoning district. In making its determination regarding approval of such proposed standards or restrictions, the City Council shall consider the character and scale of the proposed development as it relates to other uses and structures both within the district and outside the district, the character and scale of similar development within the area of the proposal, and consistency with other adopted plans or standards. The City Council may impose alternate or additional area, height, parking, landscaping, screening, traffic access, and setback regulations as necessary to protect and enhance areas within or adjacent to the planned unit development and to ensure compliance with the comprehensive plan and protect the health, safety, and general welfare.
- The development plan shall address the site-related impact and needs of the proposed development on existing and proposed street and utility systems. The City Council may impose conditions, restrictions, or standards as appropriate to achieve the intent of this ordinance, and require dedication of necessary rights-of-way or easements. In making its determination regarding such conditions, restrictions, or standards, the Council shall consider the adequacy of existing or adjacent facilities, the timely provision of adequate facilities, the impact of the proposed development on existing and/or planned facilities, and the overall cost to the community.

(5) Where any portion of the total land area of a land use within the planned unit development is purposed to be adjacent to the perimeter of the planned unit development and such land use is not permitted in the adjacent zoning district, then the development plan must address how the proposal will mitigate any negative impacts. The City Council may impose additional standards and requirements for perimeter treatment to protect adjoining properties from adverse effects, and to achieve an appropriate transition of land uses and densities.

- (6) For planned unit developments proposed over parcels in substantially developed areas, the development plan must include appropriate standards and regulations to assure that new development or renovations are in the scale and character of the existing neighborhood and are sensitive to adjacent properties with respect to height, scale, use and form of the surrounding neighborhood, including, but not limited to the following; land uses (including limitations on allowed uses), design standards for new construction (related to the scale and character of the surrounding neighborhood), height, parking, and setbacks, including both minimum and maximum setbacks.
- Section 4. That Section 27.60.030 of the Lincoln Municipal Code be and the same is hereby repealed.

27.60.030 Pre-application; Procedures and Requirements.

- (a) The owner or owners of any tract of land proposed to be developed as a general or corporate office park planned unit development shall file a pre-application for such planned unit development designation with the Planning Director. The pre-application shall be in writing and shall include:
- (1) A letter of intent generally describing in narrative form the proposed development and its location, a brief discussion of the consistency or inconsistency of the proposed development with the comprehensive plan, and how the development will potentially impact the land surrounding the tracts for the proposed development and the community generally;
- (2) Sketch plans and land use arrangements showing proposed building types, uses and densities, traffic, and pedestrian circulation and access;

1 Preliminary proposals regarding water supply, sewerage, surface drainage, 2 and street improvements; 3 For proposed corporate office park developments, a calculation of the building floor area ratio and calculation of the landscaped open space ratio. For purposes of this chapter, 4 5 landscaped open space ratio shall mean the percent of an area devoted to and maintained for the growing of trees, shrubbery, lawns, and other plant materials, and lakes, streams, and other natural 6 7 features. Said calculations to be made in conformance with the design standards for corporate office 8 park planned unit developments. 9 (5) A request to waive the preliminary plan and reasons supporting the waiver should the developer desire to proceed directly to the final plan. 10 The Planning Director shall distribute copies of the application and all accompanying 11 12 materials to other city departments and governmental agencies which are directly concerned or 13 potentially affected by the proposed planned unit development. Within fifteen days from the filing of the pre-application, the Planning Director and representatives of those city departments and 14 governmental agencies described above shall meet to review with the applicant the proposed planned 15 16 unit development and make recommendations thereon. Within fifteen days after such meeting, the city departments and governmental agencies described above shall provide written recommendations 17 to the Planning Director who shall, within fifteen days thereafter, prepare a written report to the 18 19 applicant. Such report shall specify the Planning Director's recommendations regarding the conformity of the proposal to the comprehensive plan and shall recommend either approval, approval with 20 21 revisions, or denial, as the case may be, and approval or denial of the request to waive the preliminary plan review. 22 23 (b) The Planning Director is authorized to approve a waiver of the preliminary plan 24 provided the proposal is found to meet the following criteria: (1) The proposal is in substantial conformance to the comprehensive plan; 25 The existing or planned utilities and streets are adequate to serve the proposed 26 27 development; 28 The proposal is in substantial conformance with the adopted design standards (3)29 of the City of Lincoln. 30 In addition to finding that the proposal meets the above criteria, the Planning Director shall 31 consider the following in reviewing a request for a waiver of the preliminary plan: The size and phasing of the project; 32 The impact of the proposal on the surrounding neighborhood; 33 34 The degree of deviation from the allowed uses in the underlying zoning 35 districts. Upon receipt of the Planning Director's report, an applicant shall thereafter have one 36 (c) 37 vear within which to: 38 (1) File a preliminary plan for approval of a planned unit development, or File a final plan if the Planning Director has granted a waiver of the 39 (2)40 preliminary plan.

Section 5. That Section 27.60.035 of the Lincoln Municipal Code be renumbered as

Section 27.60.030 and be amended to read as follows:

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27.60.035 27.60.030 Preliminary Plan; Form.

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The preliminary plan for a general or corporate office park planned unit development shall 2 be in the following form and contain the following information: 3 4 A statement in narrative form generally describing the proposed development and its location, statement of the present zoning of the property and the zoning of the property surrounding 5 the tract to be included within the planned unit development, a brief discussion of the consistency 6 7 or inconsistency of the proposed development with the comprehensive plan, how the development will potentially impact the land surrounding the tracts included in the proposed development and the 8 community generally; a discussion of adverse environmental effects of the project and proposed 9 steps to minimize these effects and indicate where any portion of the proposal differs from 10 11 regulatory or design requirements; and statements in support of deviations from regulations 12 otherwise applicable to uses proposed within the development. (b) A plot plan which shall be accurately, clearly, and legibly drawn in sufficient size and 13 14 scale to show the details of the plan clearly, and which shall contain the following: 15 (1) A certificate for showing the Planning Commission's approval or disapproval, and a certificate for the City Clerk to show the approval by City Council; 16 (2) Existing and proposed contour lines at intervals not to exceed five feet based 17 on NAVD 1988. Spot elevations on a 100-foot grid shall be required to fully indicate the 18 19 topography on flat land; 20 (3) Location, name, tangent length, centerline radius of each curve and its interior angle and right-of-way and pavement width of all proposed and existing streets, highways, private 21 22 roadways, and other public ways within and adjacent to the development; (4) Location and width of all existing and proposed easements for drainage, 23 sewers, and other public utilities and, if appropriate, pedestrian and vehicular access easements; 24 25 (5) Location, width, and direction of flow of all watercourses in and adjacent to 26 the planned unit development, including the limits of the flood plain and floodway as defined in 27 Chapter 27.55; 28 (6) Location and size of all existing and proposed sanitary and storm sewers, 29 culverts, watermains, fire hydrants, and existing power lines and other underground structures or cables within the tract of land and adjacent streets; 30 (7) All lot lines, building setback lines and dimensions of all lot lines, setbacks, 31 and building envelope lines. Chord distances shall be shown for lot lines abutting curvilinear streets; 32 (8) Lot numbers shall begin with the number one and shall continue consecutively 33 through a block with no omission or duplication. Blocks shall be numbered in the same manner. 34 35 Letters shall be used to designate outlots in alphabetical order; Proposed areas for parks and playgrounds. Any parcels other than streets 36 which are dedicated or reserved for public use shall be clearly shown, and said parcels shall be 37 designated as outlots and assigned an alphabetical designation; 38 (10) The location of all proposed and existing sidewalks, walkways, and other 39 40 pedestrian ways; (11) The location, floor area, number of dwelling units, and height of proposed and 41 existing buildings with an indication as to whether an existing building is to be removed or to be 42 retained; 43

_	(12) Vicinity map;
2	(13) Parking areas and capacity;
3	(14) Open space for residential uses and for required landscaping and screening;
4	(15) Use of buildings, such as retail, service, restaurant, office, residential,
5	industrial, and other uses;
6	(16) Conceptual landscape plan;
7	(17) Location of proposed free-standing signs.
8	(c) The following data shall be shown on each sheet of the planned unit development plot
	plan:
10	(1) The name of the planned unit development;
11	(2) The name, address, and telephone number of the person or company
	responsible for preparation of the plan;
13	(3) North arrow, scale, date prepared, and location of section lines and section
_	corners;
5	(4) Sheet number and the total number of sheets comprising the planned unit
	development plot plan.
7	(d) Accompanying the plans, the following information shall be submitted to the
	Planning Department:
9	(1) Name, address, and telephone number of developer;
0	(2) Certified record owner or owners and their address;
1	(2) Legal description of the proposed planned unit development, including the
	number of acres.
3	(e) Profiles along the centerline of the proposed streets and private roadways which show
	the existing ground surface elevations and the proposed street grades, including the length of vertical
	curves between changes in grade with the profiles for stub streets ending at the boundary of the
	planned unit development to be extended 300 feet beyond the limits of the planned unit develop-
	ment.
3	(f) A drainage study prepared in accordance with the current storm sewer design
	standards of the city on file with the City Clerk. The following items must be included in the
	drainage study:
	(1) A map showing the drainage area and resulting runoff from any land lying
	outside the limits of the planned unit development which discharges stormwater runoff to or through
	·
	the planned unit development; A man showing all internal drainage areas and resulting runoff:
4 5	(2) A map showing all internal drainage areas and resulting runoff;
))	(3) Proposals as to how the computed quantities of runoff will be handled;
	(4) A copy of the drainage computations.
7	(g) A map or an aerial photograph showing the proposed streets, private roadways,
	driveways, parking areas, buildings, and lots which includes the location and identifies, by common
	name, all existing trees within the area of the planned unit development. Single trees which are three
	inches in caliper or larger measured five feet above the ground must be shown. However, if five or
1	more trees are located so that each is within ten feet of the edge of another tree, they will be con-
^	sidered a tree mass and the outline of the tree mass may be shown, with a list of the common names
	0.4 . 1.1
3	of the trees which are within the tree mass. If the above-stated procedure is followed, the individual
3.4	of the trees which are within the tree mass. If the above-stated procedure is followed, the individual location of each tree within the tree mass is not necessary. An indication shall be made on the map showing which trees or tree masses are to remain and which trees or tree masses are to be removed.

- (h) Environmental impact statement and market analysis. If any application for a planned unit development under the provisions of this chapter substantially deviates from the comprehensive plan in terms of location or size, as determined by the Planning Director, the applicant shall submit an environmental impact statement and a market analysis, which shall serve as a guide to the City Council and Planning Commission for evaluation of such application in terms of need, desirability, supportability, and its implications for the overall growth of the community.
- (i) All deviations shall be fully set forth and reasons given for said deviations.

(j) Phased development plans. Each application for a planned unit development district shall include a phasing plan. Phasing is the development time schedule which specifies the order and timing of improvements and construction for specific portions of the project and the project as a whole.

Where an application proposes uses which are not contained in the use regulations of the underlying zoning district, the planned unit development shall contain phasing which ensures compatibility of the development with surrounding properties by constructing uses permitted in the underlying zoning district in not less than equal proportion to those uses not otherwise permitted.

- (k) Additional information for corporate office park planned unit developments. Each application for a corporate office park planned unit development shall include in addition to the above required information:
- (1) A recreational plan for corporate office park planned unit developments in conformance with city design standards.
- (2) A site plan traffic impact analysis identifying any deficiencies in the existing street network that will arise from the proposed development.
- (3) Calculation of the building floor area ratio in conformance with city design standards.
 - (4) Calculation of the landscaped open space ratio.

The development plan shall be in the form and contain the information required of a community unit plan or preliminary plat. Development standards which differ from the underlying district shall be shown on the development plan.

For planned unit developments in existing neighborhoods or over parcels already substantially developed, the Planning Director may allow a development plan not as detailed as the requirements for community unit plans or preliminary plats since the site is substantially developed and issues such as drainage and utility connections are not a primary concern. However, the plan shall provide sufficient information to identify parcels included in the planned unit development, proposed land uses and design standards for buildings.

read as follows:

27.60.040 **Preliminary** Plan; Procedure.

Unless the preliminary plan review is waived, a preliminary plan shall be filed within one year of the Planning Director's letter. Upon filing of a preliminary plan, together with all maps, data, and information required, the application shall be presented to the Planning Commission. The Planning Commission shall hold a public hearing on such application and provide notice thereof in accordance with Section 27.81.050 of this code, and shall thereafter make a report to the City Council regarding the effect of the proposed planned unit development upon the surrounding neighborhood, the community as a whole, and other matters relating to public health, safety, and general welfare. The report of the Planning Commission to the City Council shall include reasons for recommending approval or denial of any application, and, if approval is recommended, shall find that the proposed planned unit development meets the following conditions:

- (a) That the land surrounding the tracts for the proposed planned unit development will not be adversely affected;
- (b) That the proposed planned unit development is consistent with the intent and purpose of this title to promote the public health, safety, and general welfare;
- (c) That the buildings and land in the proposed planned unit development shall be used only for those purposes permitted by Section 27.60.020 of this chapter.

The City Council shall take no final action upon any application for a planned unit development under this preliminary plan until a report from the Planning Commission has been filed with the City Clerk; provided, that in the event that there is a delay of more than 120 days from the Planning Commission's initial public hearing date on the part of the Planning Commission in reporting its recommendation to the City Council, the applicant may appeal to the City Council requesting final action. If the City Council determines that the delay of the Planning Commission is unjustified, it shall direct the commission to submit a report no later than immediately after the commission's next regularly scheduled meeting.

Upon receipt of a report from the Planning Commission, the City Council shall proceed to give final consideration to the preliminary plan and require that certain conditions be fulfilled by the applicant in conjunction with approval of the planned unit development.

Approval of a preliminary plan shall be by resolution after public hearing, in accordance with the requirements of Section 27.81.050 of this code.

Upon filing of a development plan, together with all maps, data, and information required, the Planning Director shall distribute copies of the development plan and all accompanying materials to other city departments and governmental agencies which are directly concerned or potentially affected by the proposed planned unit development. Within fifteen days from the filing of the development plan, representatives of those city departments and governmental agencies described

- above shall provide written recommendations to the Planning Director who shall, within fifteen days thereafter, prepare a written report to the Planning Commission. Such report shall specify the Planning Director's recommendations regarding the conformity of the proposal to the comprehensive plan and shall recommend either approval, approval with revisions, or denial, as the case may be. The Planning Commission shall hold a public hearing on such application and provide notice thereof in accordance with Section 27.81.050, and shall make a report to the City Council. The report to the City Council shall include the effect of the development plan upon the surrounding neighborhood, the community, and other matters relating to public health, safety, and general welfare, reasons for recommending approval or denial of the application and if approval is recommended shall find that the proposed planned unit development meets the following conditions:
 - (a) The surrounding land will not be adversely affected;

- (b) The proposed planned unit development is consistent with the intent and purpose of this title to promote the public health, safety, and general welfare;
- (c) The buildings and land in the proposed planned unit development shall be used only for those purposes permitted by Section 27.60.020;
- (d) The development plan meets the requirements of Chapters 27.52 and 27.53 of the Lincoln Municipal Code.

The City Council shall not take final action upon any application for a planned unit development under this plan until a report from the Planning Commission has been filed with the City Clerk; provided, that in the event that there is a delay of more than 60 days from the Planning Commission's initial public hearing date on the part of the Planning Commission in reporting its recommendation to the City Council, the applicant may appeal to the City Council requesting final action. If the City Council determines that the delay of the Planning Commission is unjustified, it

shall direct the commission to submit a report no later than immediately after the commission's next
 regularly scheduled meeting.

Upon receipt of a report from the Planning Commission, the City Council shall proceed to give final consideration to the plan and may require that certain conditions be fulfilled by the applicant in conjunction with approval of the planned unit development.

Approval of a development plan shall be by ordinance after public hearing, in accordance with the requirements of Section 27.81.050.

Section 7. That Chapter 27.60 of the Lincoln Municipal Code be amended by adding a new section numbered 27.60.050 to read as follows:

27.60.050 Requirements After Approval.

Upon approval of the development plan, the developer shall cause to be prepared and submitted to the Planning Department a revised final plot plan with all required amendments and revisions. Thereafter, building permits and certificates of occupancy shall be issued only upon a finding of substantial compliance with the approved planned unit development, or as amended, regardless of any regulations to the contrary with regard to the height and location of buildings, yard requirements, open space requirements, type of dwelling unit, accessory uses and the fronting of lots upon public streets set forth elsewhere in this title and applying to the underlying zoning district(s) in which the planned unit development is located.

Section 8. That Section 27.60.055 of the Lincoln Municipal Code be and the same is hereby repealed:

27.60.055 Final Plan; Form.

- The final plan application for a general or corporate office park planned unit development shall be in the same form as a preliminary plan, including the following:
- (a) A certified, accurate boundary survey with sufficient linear, angular, and curve data to determine the bearing and length of all boundary lines of the planned unit development. Where

the tract of land abuts on an existing plat, the distances, angles, and bearing of any common lot shall be shown, and any differences in measurement noted. The total calculated acres within the boundaries of the planned unit development shall be shown;

- (b) Buildings to be included in first phase construction shall include tenant occupancy, where known. A clear demonstration shall be made that proposed residential uses will be protected from adverse effects, such as traffic, air pollution, noise, and glare;
- (c) Cross-section for paving of parking lots, sidewalks, streets, private roadways, and driveways;
- (d) A landscape plan in conformance with city standards in all required yard areas, open space areas, malls, parking areas, and around proposed buildings.

Section 9. That Section 27.60.056 of the Lincoln Municipal Code be and the same

is hereby repealed:

27.60.056 Final Plan; Procedure.

(a) Upon the City Council's approval of a preliminary plan or waiver of the preliminary plan by the Planning Director, an applicant shall have one year within which to file an application for a final plan. Any change of the underlying zoning district shall accompany the application. Should the applicant choose to subdivide the land in the planned unit development, a preliminary plat and the final plan for a planned unit development may be submitted at the same time and reviewed together.

Upon the filing of a final plan, together with all maps, data, and information required, the City Council shall refer the application to the Planning Commission. The Planning Commission shall hold a public hearing on such application and provide notice thereof in accordance with Section 27.81.050 of this code, and shall thereafter make a report to the City Council regarding compliance with the approved preliminary plan.

The City Council shall take no final action upon any application for a planned unit development under this chapter until a report from the Planning Commission has been filed with the City Clerk; provided, that in the event there is a delay of more than 120 days from the date of referral on the part of the Planning Commission in reporting its recommendation to the City Council, the applicant may appeal to the City Council requesting final action. If the City Council determines that the delay of the Planning Commission is unjustified, it shall direct the commission to submit a report no later than immediately after the commission's next regularly scheduled meeting.

Upon receipt of a report from the Planning Commission, the City Council shall proceed to give final consideration to the final plan and require that certain conditions be fulfilled by the applicant in conjunction with approval of the planned unit development, and may include the requirement that applicant grant additional right-of-way in accordance with the comprehensive plan. The council may require the execution of a written agreement with the city relating to the installation of public improvements by the applicant, together with the execution of performance bonds or provision of other appropriate surety. The installation of all public improvements shall be accomplished in compliance with existing city ordinances and design standards approved by resolution.

Should the final plan conform to the approved preliminary plan, the City Council shall approve the final plan. Approval of a planned unit development shall be by ordinance after public hearing, in accordance with the requirements of Section 27.81.050 of this code. Following the City

Council's approval, the final planned unit development shall be drawn on tracing cloth or Mylar and submitted to the Planning Department. The Planning Director shall certify the plan as approved by the City Council. The Planning Director shall assemble three packets including the approved drawings, the developer's narrative description, and the ordinance approving the planned unit development. One copy shall be kept on file in the offices of the City Clerk, Department of Building and Safety, and Planning Department.

Should the City Council find the final plan does not substantially comply with the preliminary plan, the applicant shall submit a revised preliminary plan as required in Section 26.60.040.

- (b) Ninety percent of the development time schedule of the initial phase of development shall be completed prior to issuance of building permits for future phases, and phasing shall not be permitted out of the sequence as approved by the City Council. No building permit or certificates of occupancy or compliance shall be issued for construction of buildings in conflict with the approved development schedule or phasing requirements. The approved development schedule of the planned unit development may be extended for no more than two years by the City Council without a hearing before the Planning Commission.
- (c) If an application for a planned unit development located within a flood plain is granted approval by the city, it shall not be necessary for the applicant to make application for a special permit to be approved by the City Council, as required by Resolution Nos. A-55150, A-56382, and A-57540. It shall be presumed that the applicant has received all such approval as may be required by the foregoing resolutions by virtue of the city granting approval to the planned unit development.
 - Section 10. That Section 27.60.060 of the Lincoln Municipal Code be amended to
- read as follows:

27.60.060 Planned Unit Development; Amendments.

After the City Council has approved a planned unit development, including the specific plot plan, the Planning Director is authorized to approve amendments in the planned unit development provided that:

- (a) A request for amendment is filed with the Planning Director and, if appropriate, accompanied by a plot plan drawn to an accurate scale and showing all pertinent information;
- (b) There is no increase in the number of structures authorized or in the number of dwelling units nor shall it provide for any increase in total floor area and storage space originally authorized by the City Council;
 - (c) No public land will be accepted as a result of amendment;
- (d) The amendment shall not be contrary to the general purposes of this chapter as set forth in Section 27.60.010;
 - (e) Such amendment shall not violate any regulation set forth in this title;
- 38 (f) No reduction is to be made to the applicable setback or yard requirements;
- 39 (g) Any amendment not in conformance with this paragraph shall be submitted to the City Council in the same manner as a formal application for a planned unit development.

23	27.60.070	Abandonment or Failure to Proceed.
22	is hereby repe	ealed.
21		Section 11. That Section 27.60.070 of the Lincoln Municipal Code be and the same
20		
19	City Council	in the same manner as a formal application for a planned unit development.
18	<u>(g)</u>	Any amendment not in conformance with this paragraph shall be submitted to the
17	development;	_
16	development	plan and do not adversely impact existing development within the planned unit
15	be made with	nin the planned unit development if they conform to the intent of the approved
14	<u>(f)</u>	Minor internal changes to the applicable setback, yard, or height requirements may
13	along the peri	meter of the planned unit development;
12	<u>(e)</u>	No change is made to the applicable setback, yard, or height requirements for lots
11	<u>(d)</u>	Amendments shall not violate any regulation set forth in this title;
10	<u>(c)</u>	Amendments shall keep with the intent and spirit of the approved development plan;
9	(15%) cumula	ative additional dwelling units or total floor area;
8	development a	and adjoining properties. Minor increases shall not exceed more than fifteen percent
7	adverse impa	act on the public infrastructure, existing development within the planned unit
6	authorized by	the City Council may be approved if such increases will not cause a significant
5	<u>(b)</u>	Minor increases in the number of dwelling units or total floor area originally
4	accompanied	by a plot plan showing all pertinent information;
3	<u>(a)</u>	A request for amendment is filed with the Planning Director and, if appropriate,
2	authorized to	approve amendments in the planned unit development provided that:
1	After 1	the City Council has approved a planned unit development, the Planning Director is

(a) If the owner intends to abandon an approved planned unit development prior to commencement of construction thereunder, said owner shall so notify the Planning Director and the City Council in writing. Upon receipt of such notice of an intention of abandonment by the owner, the Planning Commission shall consider the impact and appropriateness of repealing the planned unit development designation and shall forward its recommendations thereon to the City Council which may, by ordinance, repeal the planned unit development designation, which repeal shall have the effect of causing the area of the planned unit development to revert to the zoning district classification or classifications which existed immediately prior to the approval of the planned unit development. In the event that construction or other improvements have been commenced prior to receipt of the intention of abandonment, the City Council, upon a recommendation of the Planning Commission, shall attach such conditions to the repeal of the planned unit development designation as may be deemed necessary or appropriate to ensure that such construction or improvements are removed or, alternatively, are completed in such a manner as to be compatible with the uses permitted within the underlying zoning district or districts of the area.

- (b) If building official finds at any time that the owner has failed to complete the planned unit development or any phase thereof within the time limits as specified in the approved plans, or in the absence of such time limits, within three years following the approval of a planned unit development, or if the owner has failed to substantially commence construction of the planned unit development within two years of the approval of the district and has not applied for and received an extension to the above time limits from the City Council, or has failed to comply with any of the terms, conditions, and requirements of the planned unit development approval, the Building Official shall request the Planning Director to set a date for a hearing before the Planning Commission, of which the owner shall be notified in writing, for the owner to show cause why the approval of the planned unit development should not be repealed or other appropriate action taken. If the Planning Commission determines that no good cause has been shown why the planned unit development approval should not be repealed or other appropriate action taken, it shall forward its recommendation to the City Council which may, after public hearing in accordance with the provisions of Section 27.81.050 of the Lincoln Municipal Code, repeal the ordinance which approved such planned unit development, or take such other action as may be deemed necessary to obtain compliance.
- Section 12. That Chapter 27.60 of the Lincoln Municipal Code be amended by adding a new section numbered 27.60.080 to read as follows:

27.60.080 Previously Approved Planned Unit Developments.

For planned unit developments adopted prior to the effective date of this section, the original conditions of the planned unit development shall apply.

1	Any proposed amendments shall be in accordance with Section 27.60.060, except the
2	Planning Director may not increase the total number of dwelling units or total floor area by
3	administrative amendment for previously approved planned unit developments.
1	Section 13. That Sections 27.60.010, 27.60.020, 27.60.030, 27.60.040, and 27.60.060
5	of the Lincoln Municipal Code as hitherto existing be and the same are hereby repealed.
6	Section 14. That this ordinance shall take effect and be in force from and after its
7	passage and publication according to law.
	Introduced by:
	Approved as to Form & Legality:
	City Attorney
	Approved this day of, 2004:
	Mayor